Remarks

Reconsideration and allowance of all application claims not presently withdrawn are respectfully requested by reason of the above amendments and the following comments.

At the outset, the applicants appreciate greatly, the Examiner pointing out allowable subject matter of the present invention and indicating the claim 8 is allowed. Claims 27 and 28 are cancelled.

By the above amendments, indicated allowable claims 4 and 7 have been amended to place them in condition for allowance. Claims 27 and 28 are cancelled.

Applicants respectfully traverse the grounds of the rejected claims 1-3, 5, 6,

In terms of claim 1, applicants traverse the Examiner's decision as being based on hindsight. Specifically, the applicants traverse the conclusion that Sayer's cover 51 and wall perform the same functions. It is submitted that the cover 51 is attached to an internal wall and not a wall opening. While a passage for airflow exists above the cover, the cover is attached to the wall. The wall is not the same as the as a wall opening. Applicants are concerned about preventing radiating emissions from a wall opening. Sayer is not. Applicants suggest that equating a wall to a wall opening is improper. Furthermore, Sayer is not concerned about blocking emissions from a wall opening. Moreover, it is not seen how the Sayer cover could be attached to a wall opening without blocking it. It is respectfully submitted that the Examiner's decision is based on hindsight.

Hence, all the claims dependent on claim 1 are patentable as well. Claim 5 is similar to claim 1 and is therefore considered patentable. Claim 6 is dependent on claim 5 and is considered patentable.

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CONCLUSION

In view of the foregoing comments and amendments, the Applicants respectfully submit that all of the pending and non-withdrawn claims are in condition for allowance and that the application should be passed to issue.

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Respectfully submitted,

Leslie J. Payne, Attorney

Registration No.: 26,378

IBM Corporation - Department 917

3605 Highway 52 North

Rochester, Minnesota 55901-7829

Telephone:

(507) 253-2555

Fax No.:

(507) 253-2382

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